IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Attorney Docket No. AT9-98-024

JOHN MADDALOZZO JR.

Examiner: SHANKAR, VIJAY Serial No.: 09/071,189

Filed: MAY 01, 1998

Art Unit: 2629 For: METHOD AND SYSTEM FOR

TOUCH SCREEN KEYBOARD AND DISPLAY SPACE SHARING

REQUEST TO WITHDRAW HOLDING OF ABANDONMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Applicant hereby request to withdraw holding of abandonment for the above-identified patent application to correct an erroneous error made by the U.S. Patent and Trademark Office as set forth below.

On October 17, 2003, the U.S. Patent and Trademark Office mailed an Office Communication (Exhibit "A") notifying Applicant that the Appeal Brief filed on July 31, 2003 was defective. On November 11, 2003, Applicant submitted a Transmittal with a Substitute Appendix (Exhibit "B") which corrected the errors identified in the Appeal Brief in the Office Communication mailed on October 17, 2003. On September 28, 2005, Applicants attorney submitted a Change of Address.

On August 10, 2007, the U.S. Patent and Trademark Office mailed a Notice of Abandonment (Exhibit "C") for failure to timely submit a Supplemental Appeal Brief in

response to the Office Communication dated October 17, 2003.

On August 13, 2007, Applicants' attorney, Andrew J. Dillon, had a telephone conference with Examiner Shenkar who indicated that he would revive the application as noted on our firm

internal docket sheet for the above-identified application (Exhibit "D").

As shown above, Applicant responded in a timely manner to the Office Communication dated October 17, 2003. The U.S. Patent and Trademark Office erroneously abandoned the referenced application and Applicant hereby requests that the U.S. Patent and Trademark Office withdraw the holding of abandonment for the referenced application.

No fee is believed to be required at this time; however, in the event any fees are required, please charge IBM Corporation Deposit Account No. 09-0447.

Respectfully submitted,

Brian F. Russell

Registration No.: 40,796 DILLON & YUDELL LLP

8911 N. Capital of Texas Hwy., Suite 2110

Austin, Texas 78759

512-343-6116

ATTORNEY FOR APPLICANT(S)

Exhibit"A"



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

			···· <u>·</u>		
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/071,189	05/01/1998	JOHN MADDALOZZO JR.	AT9-98-024	5241	
7590 10/17/2003			EXAMINER		
BRACEWELL & PATTERSON LLP			Shankar, Vijay		
Intellectual Property Law			ART UNIT	PAPER NUMBER	
P O Box 969		•	ARI ONII	PAPER NUMBER	
Austin, TX 78767-0969			2673	19	
-			DATE MAILED: 10/17/2003	<i>' </i>	

Please find below and/or attached an Office communication concerning this application or proceeding.

1



UNITED STAT DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

Address: COMMISSIONER FOR PATENTS P.O. Box 1450

P.O. Box 1450 Alexandria, Virginia 22313-1450

CONTROL NO. PATENT IN REEXAMINATION	_

09/071,189

EXAMINER

ART UNIT PAPER

19

DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner for Patents

The Appeal Brief filed on 7-31-2003 is defective. A new Appeal Brief is now required

VIJAY SHANKAR Primary Examiner Art Unit: 2673

Juggstell

Application/Control Number: 09/071,189

Art Unit: 2673

DETAILED ACTION

1. The appeal brief filed on 7-31-2003 is defective because Claims 1-4, 6-11 and 13-21 are not same as the Amended Claims 1-4, 6-11 and 13-21 filed with Amendment A which was filed on 7-6-2000. Also, Claim 22 is a canceled claim. There is only Claims 1-21 in application for the appeal.

To avoid dismissal of the appeal, appellant must ratify the appeal brief within the longest of any of the following TIME PERIODS: (1) ONE MONTH or THIRTY DAYS from the mailing of this communication, whichever is longer; (2) within the time period for reply to the action from which appeal has been taken; or (3) within two months from the date of the notice of appeal under 37 CFR 1.191. Extensions of these time periods may be granted under 37 CFR 1.136.

2. Any inquiry concerning this communication or earlier communications from the examiner should be directed to VIJAY SHANKAR whose telephone number is 703-305-4763. The examiner can normally be reached on M-F 7:00-6:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, BIPIN SHALWALA can be reached on 703-305-4938. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-306-0377.

VIJAY SHANKAR Primary Examiner Art Unit 2673

VijayShauller



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Attorney Docket No.: AT9-98-024

In re Application of:

MADDALOZZO ET AL.

Serial No.: 09/071,189

Filed: May 1, 1998

For: METHOD AND SYSTEM FOR TOUCH SCREEN KEYBOARD AND DISPLAY SPACE SHARING Examiner: Shankar, V.

Art Unit: 2673

RECEIVED

NOV 1:0 2003

Technology Center 2600

TRANSMITTAL

Commissioner for Patents

Mail Stop: Appeal Briefs-Patents

P.O. Box 1450

Alexandria, Virginia 22313-1450

Sir:

Applicant submits herewith a Substitute Appendix (in triplicate) for the above-identified application. Please note claims 1-21 and 22-39 of the Substitute Appendix, are submitted herein as explained within Amendment A, filed July 6, 2000, as addressed by the Examining Attorney.

CERTIFICATE OF FACSIMILE TRANSMISSION 37 C.E.R. § 1.8(a)

Thereby certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office, Attention: Examiner Vijay Shankar at 703-872-9306, on the date below.

11/4/0

ignature of Annie Zohlen

No extension of time is believed to be necessary. However, in the event an extension of time is required, that extension of time is hereby requested. Please charge any fee associated with an extension of time to IBM Corporation Deposit Account No. 09-0447.

Respectfully submitted,

Andrew J. Dillon Reg. No. 29,634

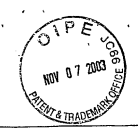
BRACEWELL & PATTERSON, L.L.P.

P.O. Box 969

Austin, Texas 78767-0969

(512) 542-2100

ATTORNEY FOR APPLICANTS



SUBSTITUTE APPENDIX

1. A method in a portable computer having a display screen for supporting increased portable computer compactness, said method comprising the steps of:

displaying data within said display screen;

partitioning said display screen into a touch-sensitive input area and a display area; detecting if a user's hands are positioned at said touch-sensitive input area; and graphically displaying a touch-sensitive pad at said touch-sensitive input area, in response to detecting a user's hands positioned at said touch-sensitive area, such that a user may utilize said touch-sensitive pad to enter data to be displayed in said display area.

2. The method of claim 1 further comprising the steps of:

detecting if said user's hands are no longer positioned at said touch-sensitive input area; and

concealing said touch-sensitive pad from view, in response to detecting that said user's hands are no longer positioned at said touch-sensitive input area.

3. The method of claim 2 wherein the step of graphically displaying a touch-sensitive pad comprises the step of:

graphically displaying a touch-sensitive keyboard at said touch-sensitive input area, in response to detecting a user's hands positioned at said touch-sensitive area, such that a user may utilize said touch-sensitive keyboard to enter data to be displayed in said display area.

4. The method of claim 3 wherein the step of graphically displaying a touch-sensitive keyboard comprises the step of:

graphically displaying a transparent touch-sensitive keyboard at said touch-sensitive input area, in response to detecting a user's hands positioned at said touch-sensitive area, such that a user may utilize said transparent touch-sensitive keyboard to enter data to be displayed in said display area.

- 5. The method of claim 4 further comprising the step of displaying data in said display area within said display screen, in response to user data entry at said transparent touch-sensitive keyboard.
- 6. The method of claim 5 wherein the step of graphically displaying a touch-sensitive keyboard comprises the step of:

graphically displaying a touch-sensitive ergonomic keyboard at said touch-sensitive input area within said display screen, in response to detecting a user's hands positioned at said touch-sensitive area, such that a user may utilize said touch-sensitive ergonomic keyboard to enter data to be displayed in said display area.

7. The method of claim 6 further comprising the steps of:

analyzing physical characteristics associated with said user while said user is entering a particular sequence of data utilizing said touch-sensitive keyboard; and

in response to analyzing said physical characteristics, configuring a sensitivity level for said touch-sensitive keyboard according to said physical characteristics.

8. A portable data processing system comprising:

a display screen and means for displaying data within said display screen;
means for partitioning said display screen into a touch-sensitive input area and a display
area;

means for detecting if a user's hands are positioned at said touch-sensitive input area; and means for graphically displaying a touch-sensitive pad at said touch-sensitive input area, in response to detection of a user's hands positioned at said touch-sensitive area, such that a user may utilize said touch-sensitive pad to enter data to be displayed in said display area.

9. The system of claim 8 further comprising:

means for detecting if said user's hands are no longer positioned at said touch-sensitive input area; and

means for concealing said touch-sensitive pad from view, in response to detecting that said user's hands are no longer positioned at said touch-sensitive input area.

10. The system of claim 9 wherein said means for graphically displaying a touch-sensitive pad comprises:

means for graphically displaying a touch-sensitive keyboard at said touch-sensitive input area within said display screen, in response to detection of a user's hands positioned at said touch-sensitive area, such that a user may utilize said touch-sensitive keyboard to enter data to be displayed in said display area.

11. The system of claim 10 wherein said means for graphically displaying a touch-sensitive keyboard at said touch-sensitive input area comprises:

means for graphically displaying a transparent touch-sensitive keyboard at said touch-sensitive input area within said display screen, in response to detection of a user's hands positioned at said touch-sensitive area, such that a user may utilize said transparent touch-sensitive keyboard to enter data to be displayed in said display area.

- 12. The system of claim 11 further comprising means for displaying data in said display area within said display screen, in response to user data entry at said transparent touch-sensitive keyboard.
- 13. The system of claim 12 wherein said means for graphically displaying a touch-sensitive keyboard comprises:

means for graphically displaying a touch-sensitive ergonomic keyboard at said touch-sensitive input area, in response to detection of a user's hands positioned at said touch-sensitive area, such that a user may utilize said touch-sensitive ergonomic keyboard to enter data to be displayed in said display area.

14. The system of claim 13 further comprising:

ė.

means for analyzing physical characteristics associated with said user while said user is entering a particular sequence of data utilizing said touch-sensitive keyboard; and

means for configuring a sensitivity level for said touch-sensitive keyboard according to said physical characteristics, in response to analyzing said physical characteristics.

15. A program product that supports increased portable computer compactness, said program product comprising:

data display instructions for displaying data within a display screen of a portable computer;

partition instructions for partitioning said display screen into a touch-sensitive input area and a display area;

detection instructions for detecting if a user's hands are positioned at said touch-sensitive input area;

pad display instructions for graphically displaying a touch-sensitive pad at said touch-sensitive input area within said display screen, in response to detection of a user's hands positioned at said touch-sensitive area, such that a user may utilize said touch-sensitive pad to enter data to be displayed in said display area; and

a computer usable medium encoding said data display instructions, said partition instructions, said detection instructions, and said pad display instructions.

16. The program product of claim 15, wherein said computer usable medium further encodes:

instruction means for detecting if said user's hands are no longer positioned at said touchsensitive input area; and

instruction means for concealing said touch-sensitive pad from view, in response to detecting that said user's hands are no longer positioned at said touch-sensitive input area.

17. The program product of claim 16 wherein said pad display instructions comprise:

keyboard display instruction for graphically displaying a touch-sensitive keyboard at said touch-sensitive input area, in response to detection of a user's hands positioned at said touch-sensitive area, such that a user may utilize said touch-sensitive keyboard to enter data to be displayed in said display area.

- 18. The program product of claim 17 wherein said keyboard display instructions graphically display a transparent touch-sensitive keyboard at said touch-sensitive input area within said display screen, in response to detection of a user's hands positioned at said touch-sensitive area, such that a user may utilize said transparent touch-sensitive keyboard to enter data to be displayed in said display area.
- 19. The program product of claim 18 wherein said data display means displays data in said display area within said display screen, in response to user data entry at said transparent touch-sensitive keyboard.
- 20. The program product of claim 19 wherein said keyboard display instructions graphically display a touch-sensitive ergonomic keyboard at said touch-sensitive input area, in response to detection of a user's hands positioned at said touch-sensitive area, such that a user may utilize said touch-sensitive ergonomic keyboard to enter data to be displayed in said display area.
- 21. The program product of claim 20, wherein said computer usable medium further encodes: analyzing instructions for analyzing physical characteristics associated with said user while said user is entering a particular sequence of data utilizing said touch-sensitive keyboard; and

means for configuring a sensitivity level for said touch-sensitive keyboard according to said physical characteristics, in response to analyzing said physical characteristics.

Claims 22-39 (canceled)



UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	. CONFIRMATION NO.
09/071,189	. 05/01/1998	JOHN MADDALOZZO JR.	AT9-98-024	5241.
42640 7590 08/10/2007 DILLON & YUDELL LLP		EXAMINER		
8911 NORTH CAPITAL OF TEXAS HWY			SHANKAR, VIJAY	
SUITE 2110 AUSTIN, TX 78759		•	ART UNIT	PAPER NUMBER
11001111, 111			2629	
	•			
			MAIL DATE	DELIVERY MODE
			08/10/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
Al. die est Ale en de en en en de	09/071,189	MADDALOZZO ET A	۹L.			
Notice of Abandonment	Examiner	Art Unit				
	VIJAY SHANKAR	2629				
The MAILING DATE of this communication app			S			
This application is abandoned in view of:						
Applicant's failure to timely file a proper reply to the Office letter mailed on 1.						
(A proper reply under 37 CFR 1.113 to a final rejection						
application in condition for allowance; (2) a timely filed Continued Examination (RCE) in compliance with 37	Notice of Appeal (with appeal fee);					
(c) ☐ A reply was received on but it does not constitution final rejection. See 37 CFR 1.85(a) and 1.111. (See	(c) A reply was received on but it does not constitute a proper reply, or a bona fide attempt at a proper reply, to the non-final rejection. See 37 CFR 1.85(a) and 1.111. (See explanation in box 7 below).					
(d) ⊠ No reply has been received.						
2. Applicant's failure to timely pay the required issue fee and publication fee, if applicable, within the statutory period of three months from the mailing date of the Notice of Allowance (PTOL-85).						
(a) The issue fee and publication fee, if applicable, was received on (with a Certificate of Mailing or Transmission dated), which is after the expiration of the statutory period for payment of the issue fee (and publication fee) set in the Notice of Allowance (PTOL-85).						
(b) ☐ The submitted fee of \$ is insufficient. A balance	e of \$ is due.	*				
The issue fee required by 37 CFR 1.18 is \$	The publication fee, if required by 37	CFR 1.18(d), is \$				
(c) The issue fee and publication fee, if applicable, has n	ot been received.					
3. Applicant's failure to timely file corrected drawings as requal Allowability (PTO-37).						
(a) Proposed corrected drawings were received on after the expiration of the period for reply.	_ (with a Certificate of Mailing or Tra	nsmission dated),	which is			
(b) No corrected drawings have been received.						
4. The letter of express abandonment which is signed by the attorney or agent of record, the assignee of the entire interest, or all of the applicants.						
5. The letter of express abandonment which is signed by an attorney or agent (acting in a representative capacity under 37 CFR 1.34(a)) upon the filing of a continuing application.						
6. The decision by the Board of Patent Appeals and Interfer of the decision has expired and there are no allowed claim		se the period for seeking	court review			
7. 🖾 The reason(s) below:		100				
The supplemental Appeal Brief was not filed for de	efective Appeal Brief.	X				
7 -		VIJAY SHANKAR Primary Examiner Art Unit: 2629				
Petitions to revive under 37 CFR 1.137(a) or (b), or requests to withdraw the holding of abandonment under 37 CFR 1.181, should be promptly filed to						
minimize any negative effects on patent term. U.S. Patent and Trademark Office	of Abandanacet	D=4 -4 D== - M				
PTOL-1432 (Rev. 04-01) Notice	of Abandonment	Part of Paper N	.0, 200/0/23			

Exhibit

Events D&Y Listing with Children

Matter ID/Client Sort **Matter Description**

Initials

0116AD.AT9-98-024

IBM Corporation - AUS

BFR, AD

M/S for Touch Screen Keyboard and Display Space

09/071,189

Event Date: 8/10/2007

Completed Date:

Notice of Abandonment received from Patent and Trademark Office

Due Date

Completed Date Notes

9/13/2007

SC: Examiner's Answer or confirmation of revival of application-per AJD's t/c w/Ex.

Shenkar on 8/13/07